

Pt. 3840

43 CFR Ch. II (10–1–99 Edition)

and served by certified mail, return receipt requested, sent to their last address of record. Such owners shall be deemed to have been served if the certified mail was delivered to that address of record, regardless of whether the certified mail was in fact received by them. The provisions of this subpart shall not be applicable to procedures for public notice required under part 3860 of this title with respect to mineral patent applications.

(e) Actual notice of an unpatented mining claim or mill or tunnel site by any employee or officer of the United States shall not exempt the claim or site from the requirements of this subpart.

(f) Failure of the government to notify an owner upon his filing or recording of a claim or site under this subpart that such claim or site is located on lands not subject to location or otherwise void for failure to comply with Federal or State law or regulations shall not prevent the government from later challenging the validity of or declaring void such claim or site in accordance with due process of law.

(g) Any person who files an instrument required by these regulations knowing the same to contain any false, fictitious or fraudulent statement or entry, may be subject to criminal penalties under 18 U.S.C. 1001.

(h) Any party adversely affected by a decision of the authorized officer made pursuant to the provisions of this subpart shall have a right of appeal pursuant to part 4 of this title.

[42 FR 5200, Jan. 27, 1977, as amended at 44 FR 9723, Feb. 14, 1979; 47 FR 56307, Dec. 15, 1982; 53 FR 48882, Dec. 2, 1988; 55 FR 17754, Apr. 27, 1990; 58 FR 38201, July 15, 1993]

PART 3840—NATURE AND CLASSES OF MINING CLAIMS

Subpart 3840—Types of Claims

Sec.

3840.1 Classes of mining claims.

Subpart 3841—Lode Claims

3841.1 Lodes located previous to May 10, 1872.

3841.2 Lodes must not have been adversely claimed.

3841.3 Discovery.

3841.3-1 Discovery required before location.

3841.3-2 Discovery work.

3841.4 Describing locations.

3841.4-1 Length of lode claims.

3841.4-2 Width of lode claims.

3841.4-3 Extent of surface ground.

3841.4-4 Defining of locations.

3841.4-5 Location notice; monumenting.

3841.4-6 Recording of location notice.

Subpart 3842—Placer Claims

3842.1 Placer claims: General.

3842.1-1 Discovery.

3842.1-2 Maximum allowable acreage.

3842.1-3 Locations authorized in 10-acre units.

3842.1-4 Manner of describing 10-acre units.

3842.1-5 Conformity of placer claims to the public land surveys.

3842.2 Building-stone placers.

3842.3 Saline placers.

3842.4 Petroleum placers.

Subpart 3843—Tunnel Sites

3843.1 Possessory right of tunnel proprietor.

3843.2 Location of tunnel claims.

3843.3 Recording of notices.

Subpart 3844—Millsites

3844.0-3 Authority.

3844.1 Required use.

Subpart 3840—Types of Claims

§ 3840.1 Classes of mining claims.

Mining claims are of two distinct classes: lode claims and placers.

[35 FR 9750, June 13, 1970]

Subpart 3841—Lode Claims

SOURCE: 35 FR 9750, June 13, 1970, unless otherwise noted.

§ 3841.1 Lodes located previous to May 10, 1872.

The status of lode claims located or patented previous to May 10, 1872, is not changed with regard to their extent along the lode or width of surface; but the claim is enlarged by 2322 and 2328, R.S. (30 U.S.C. 26, 33), by investing the locator, his heirs or assigns, with the right to follow, upon the conditions stated therein, all veins, lodes, or ledges, the top or apex of which lies inside of the surface lines of his claim.